

§ 667.100

Subpart F—Grievance Procedures, Complaints, and State Appeals Processes

- 667.600 What local area, State and direct recipient grievance procedures must be established?
- 667.610 What processes do we use to review State and local grievances and complaints?
- 667.630 How are complaints and reports of criminal fraud and abuse addressed under WIA?
- 667.640 What additional appeal processes or systems must a State have for the WIA program?
- 667.645 What procedures apply to the appeals of non-designation of local areas?
- 667.650 What procedures apply to the appeals of the Governor's imposition of sanctions for substantial violations or performance failures by a local area?

Subpart G—Sanctions, Corrective Actions, and Waiver of Liability

- 667.700 What procedure do we use to impose sanctions and corrective actions on recipients and subrecipients of WIA grant funds?
- 667.705 Who is responsible for funds provided under title I of WIA?
- 667.710 What actions are required to address the failure of a local area to comply with the applicable uniform administrative provisions?
- 667.720 How do we handle a recipient's request for waiver of liability under WIA section 184(d)(2)?
- 667.730 What is the procedure to handle a recipient's request for advance approval of contemplated corrective actions?
- 667.740 What procedure must be used for administering the offset/deduction provisions at section 184(c) of the Act?

Subpart H—Administrative Adjudication and Judicial Review

- 667.800 What actions of the Department may be appealed to the Office of Administrative Law Judges?
- 667.810 What rules of procedure apply to hearings conducted under this subpart?
- 667.820 What authority does the Administrative Law Judge have in ordering relief as an outcome of an administrative hearing?
- 667.825 What special rules apply to reviews of NFJP and WIA INA grant selections?
- 667.830 When will the Administrative Law Judge issue a decision?
- 667.840 Is there an alternative dispute resolution process that may be used in place of an OALJ hearing?
- 667.850 Is there judicial review of a final order of the Secretary issued under section 186 of the Act?

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- 667.860 Are there other remedies available outside of the Act?

Subpart I—Transition Planning

- 667.900 What special rules apply during the JTPA/WIA transition?
- 667.910 Are JTPA participants to be grandfathered into WIA?

AUTHORITY: Sec. 506(c), Pub. L. 105–220; 20 U.S.C. 9276(c).

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Subpart A—Funding

§ 667.100 When do Workforce Investment Act grant funds become available?

(a) *Program year.* Except as provided in paragraph (b) of this section, fiscal year appropriations for programs and activities carried out under title I of WIA are available for obligation on the basis of a program year. A program year begins on July 1 in the fiscal year for which the appropriation is made and ends on June 30 of the following year.

(b) *Youth fund availability.* Fiscal year appropriations for a program year's youth activities, authorized under chapter 4, subtitle B, title I of WIA, may be made available for obligation beginning on April 1 of the fiscal year for which the appropriation is made.

§ 667.105 What award document authorizes the expenditure of Workforce Investment Act funds under title I of the Act?

(a) *Agreement.* All WIA title I funds that are awarded by grant, contract or cooperative agreement are issued under an agreement between the Grant Officer/Contracting Officer and the recipient. The agreement describes the terms and conditions applicable to the award of WIA title I funds.

(b) *Grant funds awarded to States.* Under the Governor/Secretary Agreement described in § 667.110, each program year, the grant agreement described in paragraph (a) of this section will be executed and signed by the Governor or the Governor's designated representative and Secretary or the Grant Officer. The grant agreement and associated Notices of Obligation are the